NOV 1.7 2003

## ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTIONS 29 AND 30 OF THE MOTOR CARRIER ACT OF 1980

Form Approved OMB No. 2125-0074

Issued to Philip Trans	sportation & Remediation	n, of 12475 Liagas Ave.	., San Martin, CA 95046	
Dated at Wilmington,	DE 19803 this 6th	day of November	, 2003	
Amending Policy No. ISA	H08014450	Effective Date 10/31/200	03	
Name of Insurance Company	ACE American Insurance	Company	11:1	
Telephone Number (713	403-3022	. Countersigned by	and A. Whiter	
The policy to which this endors	ement is attached provides primary or	excess insurance, as indiated by " 🗵" fo	Authorized Company Representative or the limits shown:	
_	nd the company shall not be liable for a			
☐ This insurance is excess an in excess of the underlying	d the company shall not be liable for ar	nounts in excess of \$ for each accident.	for each accident	
Whenever required by the Fed or the ICC a duplicate of said	eral Highway Administration FHWA or	the Interstate Commerce Commission (IC company also agrees, upon telephone re	CC), the company agrees to furnish the FHWA equest by an authorized representative of the	
days notice to commence from	the date the notice is mailed, proof of	mailing shall be sufficient proof of notice	ays notice in writing to the other party (said 35 ), and (2) if the insured is subject to the ICC's ne notice is received by the ICC at its office in	
	DEFINITIONS AS	USED IN THIS ENDORSEMENT		
which results in bodily inj damage which the insured ne MOTOR VEHICLE means a or semitrailer propelled or display for transporting prop BODILY INJURY means injures on, including death result ENVIRONMENTAL RESTO	and vehicle, machine, truck, tractor, tr awn by mechanical power and used erty, or any combination thereof. ry to the body, sickness, or disease to	atmosphere, watercourse transported by a motor car the cost of necessary means human health, the natural PROPERTY DAMAGE in property.  PUBLIC LIABILITY means and environmental restoral	ease or escape into or upon the land, e, or body of water, of any commodity rrier. This shall include the cost of removal and asures taken to minimize or mitigate damage to environment, fish, shellfish, and wildlife. means damage to or loss of use of tangible ans liability for bodily injury, property damage, ation.	
The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Highway Administration (FHWA) and the Interstate Commerce Commission (ICC).  In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the		tee by financial condition, insolve terms, conditions, and limitation attached shall remain in different and the company for any payment made by or suit involving a breach within that the company would provisions of the policy endorsement.	judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, al terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.	
operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such pedigence occurs on any		er Act pay any final judgment re fically the judgment creditor ma	and agreed that, upon failure of the company to ecovered against the insured as provided herein ay maintain an action in any court of competer	

The Motor Carrier Act of 1980 requires limits of financial responsibility according to the type of carriage and commodity transported by the motor carrier. It is the MOTOR CARRIER'S obligation to obtain the required limits of financial responsibility.

THE SCHEDULE OF LIMITS SHOWN BELOW DOES NOT PROVIDE COVERAGE.

accident.

The limits shown in this schedule are for information purposes only.

route or in any territory authorized to be served by the insured or

elsewhere. Such insurance as is afforded, for public liability, does not

apply to injury to or death of the insured's employees while engaged in

the course of their employment, or property transported by the insured,

designated as cargo. It is understood and agreed that no condition,

provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof,

shall relieve the company from liability or from the payment of any final

The limits of the company's liability for the amounts prescribed in this

endorsement apply, separately, to each accident, and any payment under

the policy because of any one accident, and any payment under the policy

because of any one accident shall not operate to reduce the liability of the

company for the payment of final judgments resulting from any other